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то: Examiner J. Carlson	FROM: Antony P. Ng, Reg. No. 43,427	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Attorney Docket No.: RPS920010141US1
In re Application of:

PROROCK ET AL.

Serial No.: 09/943,941

Serial No.: 09/943,941

For: METHOD AND SYSTEM FOR PROVIDING INCENTIVE AWARD INFORMATION TO A CUSTOMER

Attorney Docket No.: RPS920010141US1

Examiner: CARLSON, J.

Examiner: CARLSON, J.

Serial No.: 09/943,941

REPLY BRIEF

MS Appeal Brief-Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This Reply Brief is submitted in response to the Examiner's Answer dated July 1, 2005.

CERTIFICATE OF FACSIMILE 37 § CFR 1.8(a)

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office on the date below.

7/13/05

Signature

REMARKS

On page 5 of the Examiner's Answer, the Examiner asserts that "Sloane does present the user with status information regarding current purchases plus previous, store purchases." However, the Examiner has not provided any citation from Sloane with respect to the above-mentioned assertion. Since Sloane's invention is related to a method and apparatus for alerting consumers of sales, or other product promotions, to motivate or alter their purchasing decisions at the point-of-purchase (col. 1, lines 11-14), it is clear that above-mentioned assertion is beyond the scope of Sloane's invention. Thus, without any specific citation, Sloane does not teach or suggest the claimed steps of "determining within said host computer whether or not an immediate purchase of a product associated with said scanned product code qualifies said customer for an award based on said located incentive award information" and "in a determination that an immediate purchase of a product associated with said scanned product code qualifies said customer for an award, transmitting information related to an opportunity for receiving said award from said host computer to said input device and displaying said information related to said opportunity for receiving said award on said input device."

On page 6 of the Examiner's Answer, in response to the Appellants' point of Harms not influencing purchases at the point of purchase, the Examiner states that it "is clearly taught by the base reference, Sloane which is modified by Harms et al; Harms et al need not include such a feature." Harms is related to a method for administering a loyalty marketing program by using a government-issued identification card as the frequent buyer redemption card (col. 1, lines 5-12), and the Examiner has not provided any teaching from Harms regarding "influencing purchases at the point of purchase." In addition, since the Examiner states that "Harms et al need not include such a feature," it is taken that only Sloane teaches influencing purchases at the point of purchase. As such, Sloane and Harms are related to different aspects of retail sales, and there is really no suggestion or motivation to modify Sloane by Harms or to combine reference teachings for the purpose of § 103 rejection.

Reply Brief

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RP010141.RPY

For the reasons stated above, Appellants believe the § 103 rejection for Clarms 1-4 and 9-14 is improper and should be reversed.

No fee or extension of time is believed to be necessary; however, in the event an additional fee or extension of time is required, please charge that fee or extension of time requested to the IBM Deposit Account 50-0563.

Respectfully submitted,

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